PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference MLC/LCW/2810PC	FOR FURTHER ACTION	See item 4 below
	International filing date (day/month/year) 27 April 2006 (27.04.2006)	Priority date (day/month/year) 27 April 2005 (27.04.2005)
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237		
Applicant SMITH & NEPHEW, PLC		

1.	This international preliminary re International Searching Authority	port on patentability (Chapter I) is issued by the International Bureau on behalf of the y under Rule $44 \ bis.1(a)$.
2.	This REPORT consists of a total of 8 sheets, including this cover sheet.	
		nce to the written opinion of the International Searching Authority should be read as a reference eport on patentability (Chapter I) instead.
3.	This report contains indications i	relating to the following items:
	Box No. I	Basis of the report
	Box No. II	Priority
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	Box No. IV	Lack of unity of invention
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	Box No. VI	Certain documents cited
	Box No. VII	Certain defects in the international application
	Box No. VIII	Certain observations on the international application
4.		mmunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but nakes an express request under Article 23(2), before the expiration of 30 months from the priority

	Date of issuance of this report 30 October 2007 (30.10.2007)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Nora Lindner
Facsimile No. +41 22 338 82 70	e-mail: pt02.pct@wipo.int

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International filing date (day/month/year) Priority date (day/month/year) International application No. 27.04.2006 27.04.2005 PCT/GB2006/001551 International Patent Classification (IPC) or both national classification and IPC INV. A61M1/00 A61M3/02 Applicant SMITH & NEPHEW, PLC 1. This opinion contains indications relating to the following items: Box No. I Basis of the opinion ☐ Box No. II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III ☐ Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement ☑ Box No. VI Certain documents cited Certain defects in the international application ☐ Box No. VII □ Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA: Date of completion of Authorized Officer this opinion

PCT/ISA/210



Lakkis, Angeliki

Telephone No. +31 70 340-4136

NL-2280 HV Rijswijk - Pays Bas

Fax: +31 70 340 - 3016

Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2006/001551

Box No. I Basis of the opinion ·	
1. With regard to the language, this opinion has been established on the basis of:	
★ ■ International application in the language in which it was filed	
a translation of the international application into , which is the language of a translation furnished for purposes of international search (Rules 12.3(a) and 23.1 (b)).	the
With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:	
a. type of material:	
□ a sequence listing	
☐ table(s) related to the sequence listing	
b. format of material:	
□ on paper ·	
☐ in electronic form	
c. time of filing/furnishing:	
contained in the international application as filed.	
\square filed together with the international application in electronic form.	
☐ furnished subsequently to this Authority for the purposes of search.	
3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating that been filed or furnished, the required statements that the information in the subsequent or addition copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	nereto al
4. Additional comments:	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No-PCT/GB2006/001551

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	The obv	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of		
		the entire international application		
	\boxtimes	claims Nos. 42-50 .		
	bec	ause:		
		the said international application, or the said claims Nos. 42-50 relate to the following subject matter which does not require an international search (specify):		
		see separate sheet		
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):		
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed (specify):		
	\boxtimes	no international search report has been established for the whole application or for said claims Nos. 42-50		
		a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:		
		☐ furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.		
		☐ furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.		
		□ pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13 ter.1(a) or (b).		
		a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Searching Authority in a form and manner acceptable to it.		
		the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.		
	\boxtimes	See Supplemental Box for further details		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2006/001551

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No: Claims

1-41

Inventive step (IS)

Yes: Claims

No: Claims

1-41

Industrial applicability (IA)

Yes: Claims

1-41

No: Claims

2. Citations and explanations

see separate sheet

Box No. VI Certain documents cited

1. Certain published documents (Rules 43*bis*.1 and 70.10) and /or

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

Re Item III.

Rules 39.1(iv) and 67.1(iv) PCT - Method for treatment of the human or animal body by surgery/ therapy

Re Item V.

- 1 Reference is made to the following documents:
 - D1: WO 2004/037334 A (SMITH &; NEPHEW [GB]; BLOTT PATRICK LEWIS [GB]; GREENER BRYAN [GB]; HAR) 6 May 2004 (2004-05-06)
 - D2: GB 2 378 392 A (RECUPERATIO LTD [GB]) 12 February 2003 (2003-02-12)
 - D3: US 2001/029956 A1 (ARGENTA LOUIS C [US] ET AL) 18 October 2001 (2001-10-18)
 - D4: WO 2005/105174 A (SMITH & NEPHEW [GB]; BLOTT PATRICK LEWIS [GB]; GREENER BRYAN [GB]; HAR) 10 November 2005 (2005-11-10)
 - D5: WO 2005/051461 A (SMITH & NEPHEW [GB]; BLOTT PATRICK LEWIS [GB]; GREENER BRYAN [GB]; HAR) 9 June 2005 (2005-06-09)
 - D6: WO 2005/082435 A (HUNTLEIGH TECHNOLOGY PLC [GB]; MCLĖOD ALASTAIR GEORGE [GB]; COOK STEPH) 9 September 2005 (2005-09-09)

2 INDEPENDENT CLAIM 1

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

Document D1 (page 27, line 26-page 28, line 15; page 50, line 33-page 51, line 23, figure 1, page 31, lines 23-26, page 57, lines 14-18, figure 6ab) discloses (the references in parentheses applying to this document):

An apparatus (1) for aspirating, irrigating and/or cleansing a wound, comprising a fluid flow path, comprising a conformable wound dressing (2), having a backing layer (3) which is capable of forming a relatively fluid-tight seal or closure (4) over a wound, at least one pipe (6, 9) which passes through and under the wound-facing face to

allow irrigation and/or aspiration of the wound, wherein the point at which the pipe passes through and/or under the wound-facing face formings a relatively fluid-tight seal or closure over the wound, when in use, a fluid reservoir (12) connectable by a fluid supply tube (7) to the pipe (6) and at least one device (18) for moving fluid through the wound dressing to the wound and/or moving fluid from the wound wherein the apparatus comprises means for applying stress to the wound bed ("negative pressure on the wound": page 51, line 23; "negative pressure to the wound:, page 31, line 17; pulsations": page 31, line 26; "a gel that urges it -the filler-to the wound shape", page 57, line 16).

2.2 Note that document D2 (page 5, paragraph 1-page 7, paragraph 4, figure 1) also discloses all technical features of claim 1 (the references in parentheses applying to this document): wound dressing (2), seal (6), pipe for irrigation (12) and for suction (5), fluid reservoir (implicit, containing treatment fluids, page 7, 3rd paragraph), device for moving fluid (suction source or fluid supply), means for applying stress to the wound bed (pouch 3).

Note further that document D3 (paragraph 10, last 3 lines, paragraph 37, paragraphs 46-48, intermittent or cyclical reduced pressure, figures 1, 6) also discloses all technical features of claim 1 (the references in parentheses applying to this document): wound dressing (18), seal (20), pipe for suction (12), fluid reservoir (33), device for moving fluid (40), means for applying stress to the wound bed (pump 40, flexible sheet 148, paragraph 46, last 8 lines, figure 6).

Therefore, the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT in view of D2 and D3, either.

- 3 INDEPENDENT CLAIM 40
- 3.1 The same as above applies mutatis mutandis to claim 40 which, for the same reasons, is considered as not new in view of D1-D3 (Article 33(2) PCT).
- DEPENDENT CLAIMS 2-39, 41
 Dependent claims 2-39, 41 do not seem to contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT), see

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

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documents and passages cited in the search report.

Re Item VI.

Intermediate documents D4-D6 may also become pertinent for questions of novelty (documents D4-D6) and of validity of priority (documents D4, D5).